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Federal Defenders OF NEW YORK, INC.

Southern District 52 Duane Street-10th Floor, New York, NY 10007 Tel: (212) 417-8700 Fax: (212) 571-0392

David E. Patton Executive Director and Attorney-in-Chief Southern District of New York Jennifer L. Brown Attorney-in-Charge

January 28, 2018

VIA FAX

The Honorable Judge Kevin N. Fox United States Magistrate Judge Southern District of New York 500 Pearl Street New York, New York 10007

United States v. Sebastian Pinto-Thomaz

18 Mag. 5432

Honorable Judge Fox:

I write with the consent of Pretrial Services and the Government to respectfully request a modification of the bail conditions previously set in the above-captioned case.

Conditions were originally set for Mr. Pinto-Thomaz's release on July 26, 2018, which included, in relevant part, a travel restriction to the Southern and Eastern Districts of New York. Prior to his arrest in this case, Mr. Pinto-Thomaz had a trip planned to North Haven, Maine with his partner at her family home. With no objection from Pretrial Services or the Government, I write to request that the conditions of Mr. Pinto-Thomaz's bail be modified to allow him to travel to Maine from June 30th to July 9th. If granted, he will provide Pretrial Services with the address of the home where he will be staying and any other information they require.

Thank you for your consideration of this matter.

6/29/18
Application granted,
50 ORDERED:
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KEUN NATHANIEL FOX, U.S.M.J.

Respectfully submitted,

<u>/s/</u>

Ian Marcus-Amelkin Attorney for Mr. Pinto-Thomaz 52 Duane Street - 10th Floor New York, NY 10007

SO ORDERED:

HONORABLE KEVINN. FOX

cc:

AUSA Christine Magdo (by email) USPTSO Miller (by email)